

# Texas Department of Insurance, Division of Workers' Compensation

7551 Metro Center Drive, Suite 100 • Austin, Texas 78744-1609

## MEDICAL DISPUTE RESOLUTION FINDINGS AND DECISION

PART I: GENERAL INFORMATION		
Type of Requestor: (x) Health Care Provider ( ) Insurance Carrier		
Requestor's Name and Address: Doctors Hospital of Dallas PO Box 809053	MDR Tracking No.:	M4-03-7234-01
	Claim No.:	X2-449413
Dallas, TX75380-9053		
Respondent's Name and Box #: AMERICAN HOME ASSURANCE CO.		
REP BOX# 19		

# PART II: REQUESTOR'S PRINCIPLE DOCUMENTATION AND PASSITION SUMMARY

- 1. DWC-60/ position statement
- 2. UB92

Position Summary: "This facility accepts 75% of the charges as fair and reasonable."

## PART III: RESPONDENT'S PRINCIPLE DOCUMENTATION AND POSITION SUMMARY

- 1. DWC-60/ position statement
- 2. EOB's/UB92

Position Summary: "Not within payment at fair and reasonable."

#### 

# PART V: MEDICAL DISPUTE RESOLUTION REVIEW SUMMARY, METHODOLOGY, AND/OR EXPLANATION

The request for medical dispute in this case was received on May 23, 2003.

I. This dispute relates to hospital outpatient services provided in a hospital that are not covered under a Texas Department of Insurance, Division of Workers' Compensation ("TDI, DWC") fee guideline for this date of service. Therefore, the reimbursement determined through this dispute resolution process must reflect a fair and reasonable rate as described in 28 Texas Administrative Code §134.1 and Texas Labor Code §413.011(d) to achieve, in part, access to quality medical care and effective medical cost control. This case involves a factual dispute about what is a fair and reasonable reimbursement for the

services provided.

- II. Medical Dispute Resolution's (MDR's) response to Requestor's position statement is that the Requestor did not submit sufficient documentation to support that the claim should be paid at 75% fair & reasonable.
- III. In this situation, the Requestor did not provide sufficient information on what a "fair and reasonable" reimbursement should be for these services. The Requestor purports that their total charges should be considered the amount for the "fair and reasonable" reimbursement. Hospital charges, however, are not a valid indicator of a hospital's costs at providing service nor at what is being paid by other payors. 22 TexReg 6269. In addition, Texas Labor Code section 413.011(d) provides, in part: "The [fee] guidelines may not provide for payment at a fee in excess of the fee... paid by that individual or by someone acting on that individual's behalf (emphasis added)." The Requestor has provided only charged amounts and not evidence of typical paid amount(s) for the disputed service(s).

## PART VI: GENERAL PAYMENT POLICIES/REFERENCES IMPACTING DECISION

- 1) 28 Texas Administrative Code Sec. 134.1(d)
- 2) Other statutes, rules, and reference specified in this decision

### PART VII: DIVISION FINDINGS AND DECISION

Based upon the lack of sufficient supporting documentation submitted by the Requestor and in accordance with the provisions of Texas Labor code, Sec. 413.031, the Division has determined that the Requestor is not entitled to additional reimbursement.

Decision by:

Ivy Dyer

Date

Authorized Signature

Typed Name

### PART VIII: YOUR RIGHT TO REQUEST JUDICIAL REVIEW

Appeals of a medical dispute resolution, findings and decisions are procedurally made directly to a district court in Travis County [see Texas Labor Code, Sec. 413.031(k), as amended and effective Sept. 1, 2005]. An appeal to District Court must be filed not later than 30 days after the date on which the decision that is the subject of the appeal is final and appealable. The Division is not considered a party to the appeal.

Si prefiere hablar con una persona en español acerca de ésta correspondencia, favor de llamar a 512-804-4812.